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10/613,166	07/03/2003	Adam K. Kolawa	50283/P396	9159
23363 CHRISTIE, PA	7590 02/06/2008 LRKER & HALE, LLP		EXAMINER	
PO BOX 7068	D BOX 7068		TECKLU, ISAAC TUKU	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/613,166	KOLAWA ET AL.			
Office Action Summary	Examiner	Art Unit			
	Isaac T. Tecklu	2192			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from a. cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 19 N	lovember 2007.				
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims	•				
4) Claim(s) 1-31 and 43-48 is/are pending in the 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-31 and 43-48 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail D 5) Notice of Informal 6 6) Other:				

DETAILED ACTION

- 1. This action is responsive to the Request for Continued Examination 11/19/2007.
- 2. Claim 27 has been amended.
- 3. Claims 32-42 have been cancelled.
- 4. Claims 1-31 and 43-48 have been examined.

Continued Examination Under 37 CFR 1.114

5. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/19/2007 has been entered.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed

under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 1-5, 7-18, 20-30 and 43-48 are rejected under 35 U.S.C. 102(e) as being anticipated by Jorapur (US 7,299,382 B2).

Per claim 1

Jorapur discloses a method for automatically preventing errors in computer software having a plurality of different life cycle phases, the method comprising:

storing source code of the computer software in a code repository (e.g. FIG. 4, step 401 and FIG. 5, 501 and related text).

executing a plurality of software verification tools to verify the computer software (col. 4:55-65 "... each test may be generated in one or more blocks corresponding to one or more parts of the application to be tested ... " and col. 6: 52-60 "... tests 302 generated may include test code that may be inserted ..." and col. 9: 45-55 "... test may be executed to assess the operation and function of the application to be tested ... "and e.g. FIG. 4, step 408 and related text), wherein each of the plurality of software verification tools corresponds to a respective lifecycle phase of the computer software and automatically generates one or more test cases from the source code of the computer software (col. 11:30-35 "... produce multiple test cases ...");

generating verification results for each respective lifecycle phase of the computer software, responsive to executing the plurality of software verification tools and the automatically generated test cases (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...") and;

processing the verification results for generating a representation of functional behavior the computer software (col. 3:10-25 "... results may reflect some behavior of the application

during execution ... results may reflect operations during deployment and un deployment of the application to be tested ..."); and

Per claim 2

Jorapur discloses:

The method of claim 1 further comprising providing a common configuration file for the plurality of verification tools (e.g. FIG. 3, Configurations 303 and related text).

Per claim 3

Jorapur discloses:

The method of claim 2, further comprising customizing a verification scope of one or more of the verification tools by modifying the common configuration file responsive to an objective criterion of quality of the computer software (col. 11:40-50 "... different attributes may be specified in a configuration file ..." and col. 10:1-15 "... configurations may be changed ...").

Per claim 4

Jorapur discloses:

The method of claim 2 further comprising modifying a portion of the common configuration file specific to one of the plurality of verification tools responsive to the objective criterion of quality of the computer software (col. 10:1-15 "... configurations may be changed ..." and e.g. FIG. 4, step 407 and related text).

Per claim 5

Jorapur discloses:

The method of claim 2 further comprising modifying a portion of the common configuration file specific to one of a plurality of software developers responsive to the objective criterion of quality of the computer software (col. 10:1-15 "... configurations may be changed ...").

Per claim 7

Jorapur discloses:

The method of claim 1, wherein each portion of the computer software being developed by a software developer of a plurality of software developers, and the verification results include a plurality of objective criteria each of the plurality of objective criteria corresponding to quality of a respective portion of the computer software developed by each software developer of the plurality of software developers (col. 3:10-25 "... results may reflect some behavior of the application during execution ... results may reflect operations during deployment and un deployment of the application to be tested ...").

Per claim 8

Jorapur discloses:

The method of claim 7 further comprising providing a common configuration file for the plurality of verification tools; and modifying the common configuration file responsive to one or more objective criteria corresponding to quality of a respective portion of the computer software developed by each software developer (col. 10:1-15 "... configurations may be changed ...").

Per claim 9

Jorapur discloses:

The method of claim-7 further comprising verifying a first portion of the computer software developed by a first developer of the plurality of software developers using the

plurality of verification tools, before the computer software is stored in the code repository (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...").

Per claim 10

Jorapur discloses:

The method of claim 9 further comprising allowing storing the first portion of the computer software in the code repository only if result of verification of the first portion meets a set standard (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...").

Per claim 11

Jorapur discloses:

The method of claim 10 further comprising modifying the set standard responsive to the objective criterion of quality of the computer software (col. 10:1-15 "... configurations may be changed ...").

Per claim 12

Jorapur discloses:

The method of claim 10, wherein the set standard is common to each of the plurality of software developers (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...").

Per claim 13

Jorapur discloses:

The method of claim 10, wherein the set standard is unique to at least one of the plurality of software developers (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...").

Per claim 14

This is the system version of the claimed method discussed above (Claim 1), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 15

This is the system version of the claimed method discussed above (Claim 2), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 16

This is the system version of the claimed method discussed above (Claim 3), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 17

This is the system version of the claimed method discussed above (Claim 4), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 18

This is the system version of the claimed method discussed above (Claim 5), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 20

This is the system version of the claimed method discussed above (Claim 7), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 21

This is the system version of the claimed method discussed above (Claim 8), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 22

This is the system version of the claimed method discussed above (Claim 9), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 23

This is the system version of the claimed method discussed above (Claim 10), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 24

This is the system version of the claimed method discussed above (Claim 11), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 26

This is the system version of the claimed method discussed above (Claim 13), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 27 (Currently Amended)

This is another method version of the claimed method discussed above (Claim 1), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 28

This is another method version of the claimed method discussed above (Claim 3), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 29

This is another method version of the claimed method discussed above (Claim 4), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 30

This is another method version of the claimed method discussed above (Claim 5), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also anticipated by Jorapur.

Per claim 43

Jorapur discloses:

The method of claim 28 further comprising customizing the verification scope of one or more of the plurality of verification tools for a second time, if the known error is not detected by executing the plurality of software verification tools (col. 4:55-65 "... each test may be generated in one or more blocks corresponding to one or more parts of the application to be tested ... " and col. 6: 52-60 "... tests 302 generated may include test code that may be inserted ..." and col. 9: 45-55 "... test may be executed to assess the operation and function of the application to be tested ..." and e.g. FIG. 4, step 408 and related text).

Per claim 44

Jorapur discloses:

The method of claim 27 further comprising executing the plurality of software verification tools periodically to prevent the known error from re-occurring when the computer software is modified (e.g. FIG. 4 and related text).

Per claim 45

Jorapur discloses:

A system for automatically preventing errors in computer software having a plurality of different life cycle phases comprising:

means for providing a known error in the computer software, the known error belonging to a class of errors (col. 14:20-25 "... results may be gathered after generation ..." and col. 11:30-35 "... produce multiple test cases ...");

means for providing a plurality of software verification tools each of the plurality of software verification tools corresponding to a respective lifecycle phase of the computer software (col. 4:55-65 "... each test may be generated in one or more blocks corresponding to one or more parts of the application to be tested ... " and col. 6: 52-60 "... tests 302 generated may include test code that may be inserted ..." and col. 9: 45-55 "... test may be executed to assess the operation and function of the application to be tested ... "and e.g. FIG. 4, step 408 and related text);

means for analyzing the known error in the computer software to determine what phase of the lifecycle the error was introduce (e.g. FIG. 6, 603 and related text); and

means for customizing a verification scope of one or more of the plurality of verification tools that correspond to the lifecycle phase that the known error was introduced (e.g. FIG. 3, Configurations 303 and related text).

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Per claim 46

Jorapur discloses:

The system of claim 45 further comprising means for executing the plurality of software verification tools to verify the known error is detected in computer software (col. 4:55-65 "... each test may be generated in one or more blocks corresponding to one or more parts of the application to be tested ... " and col. 6: 52-60 "... tests 302 generated may include test code that may be inserted ..." and col. 9: 45-55 "... test may be executed to assess the operation and function of the application to be tested ... "and e.g. FIG. 4, step 408 and related text).

Per claim 47

Jorapur discloses:

The system of claim 46 further comprising means for customizing the verification scope of one or more of the plurality of verification tools for a second time, if the known error is not detected by executing the plurality of software verification tools (col. 4:55-65 "... each test may be generated in one or more blocks corresponding to one or more parts of the application to be tested ... " and col. 6: 52-60 "... tests 302 generated may include test code that may be inserted ..." and col. 9: 45-55 "... test may be executed to assess the operation and function of the application to be tested ..." and e.g. FIG. 4, step 408 and related text).

Per claim 48

Jorapur discloses:

The system of claim 45 further comprising means for executing the plurality of software verification tools periodically to prevent the known error from re-occurring when the computer software is modified (e.g. FIG. 4 and related text).

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Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 6, 19 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jorapur (US 7,299,382 B2) in view of Man et al. (US 6,625,760 B1).

Per claim 6 (Currently Amended)

Jorapur discloses:

The method of claim 1, further comprising formulating the verification results in a confidence factor represented by the equation: C=p/t.times.100, where p is number of successful test cases and t is total number of test cases.

Jorapur does not explicitly disclose formulating the verification results in a confidence factor represented by the equation above. However, Man discloses a significant test case is one which has a high potential to uncover the presence of an error. Thus, successful execution of a significant test cases increases the programmer's confidence of the correctness of the program (emphasis supplied). Therefore it would have been obvious to one ordinary skilled in the art at the time the invention was made to formulate the verification results in a ration of number of successful test cases and total number of test cases to run a large number of test cases, a number of significant test cases that are representative of all the possible test conditions so that one can then rely more on the super set of another significant test set. On the other hand, since testing is costly in both man-hours and machine-time, it is the object of the programmer to limit the number of possible experiments such as the above ration as suggested by Man once in col. 1:55-67).

Per claim 19

This is the system version of the claimed method discussed above (Claim 6), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also obvious.

Per claim 31

This is another method version of the claimed method discussed above (Claim 6), wherein all claim limitations have been addressed and/or covered in cited areas as set forth above. Thus, accordingly, these claims are also obvious.

Response to Arguments

10. Applicant's arguments with respect to claims 1-31 and 43-48 have been considered but are most in view of the new ground(s) of rejection. See Jorapur art made of record.

Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Isaac T. Tecklu whose telephone number is (571) 272-7957. The examiner can normally be reached on M-TH 9:300A - 8:00P.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571) 272-3695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Isaac Tecklu Art Unit 2192 TUAN DAM OBY PATENT EXAMINER